

# **EXHIBIT 9**

SAN DIEGO EDUCATION  
REPORT

mauralarkins.com

Office of  
Administrative  
HearingsLarkins' Attorney  
Elizabeth  
SchulmanHOMESite Map

# Maura Larkins OAH Hearing

The links below are for Maura Larkins'  
Petition for Writ of Mandate  
which details problems at Chula Vista  
Elementary School District (CVESD) and the  
Office of Administrative Hearings (OAH).

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Night  
Phone CallsPage 3Guns and  
violencePage 4Banned  
from the  
DistrictPage 5Mr.  
Werlin's  
LetterPage 6Hiding  
Behind  
the DoorPage 7These  
third-grade  
children  
suffered  
both  
emotionally  
and  
academically.Page 8Maura Larkins was  
asked back without  
investigation after  
each set of  
allegations  
indicating that either  
(1) the district knew  
the allegations were  
false, or (2) the  
district repeatedly  
put the lives of  
school personnel in  
danger.Page 9MAURA  
LARKINS  
WAS TOLD  
SHE WOULD  
NOT BE  
ALLOWED TO  
TEACH IN  
ANY  
CLASSROOM  
THE  
FOLLOWING  
YEAR.Page 10WERLIN BEGAN  
FAXING MAURA  
LARKINS  
WHEN HER  
LAWYER WAS  
OUT OF TOWN,  
DEMANDING  
THAT SHE  
COME IN AND  
MEET WITH  
HIM.Page 11The district  
denied Maura  
Larkins the  
full  
evidentiary  
hearing to  
which she  
was entitled  
when she was  
suspended  
without pay.Page 12One teacher  
testified that  
many people  
claimed to fear  
that Mrs.  
Larkins would  
come and  
shoot  
everyone.

Pages 15-27

## Illegal OAH Decision

Page 13Maura  
Larkins'  
grievances  
(AGAINST  
MR.  
WERLIN)  
were  
summarily  
denied by  
(GUESS  
WHO?) Mr.  
Werlin.Page 14The District and  
the OAH judge  
boldly violated  
the Labor Code,  
openly stating  
that Maura  
Larkins was  
being dismissed  
for reporting  
wrongdoing.Page 15Bizarrelly, the  
teacher who was  
twice ordered to  
stay off school  
property is being  
dismissed for  
NOT coming to  
work. The district  
and teachers  
union made a big  
mistake in 2001,  
then tried to  
cover it up by  
intimidating the  
victim into silence.Page 16Werlin had total  
personal,  
arbitrary  
control over  
Mrs. Larkins,  
including the  
ability to make  
absolutely any  
allegation about  
her and act on  
it, with NO  
OVERSIGHT by  
THE  
Superintendent  
or the teachers  
union.Page 17Judge Ahler  
declared that  
documents  
accepted into  
evidence and  
recorded in his  
own  
handwriting  
never existed!  
The Office of  
Administrative  
Hearings Head  
Judge Ron  
Diedrich  
supports the  
decision!Page 18Judge James Ahler,  
Vice-principal Terry  
Olson, and teacher  
Barbara Abeyta  
brazenly flew in the  
face of fact and  
reason to claim that  
the harassment  
suffered by Maura  
Larkins did not  
prevent her from  
meeting her  
teaching  
responsibilities.

Page 19

Maura Larkins filed suit in order to get her job back, not because she was "unforgiving."

Page 20

To be banned from every school in the district but one is a mark of Cain.

Page 21

Judge Ahler described the panel's deliberation process: "... You know, who's right or wrong and cunning and lying at the swimming pool, I don't think that's going to require more than a couple of minutes of discussion."

Page 22**(INCLUDES DOCUMENTS)**

Letters from James Ahler indicate that two panelists *signed the decision without discussing it and without reading it.*

Page 23

Judge Ahler is not the problem. When he leaves, those in power will likely find someone who is even more prone to rubber stamping any action, no matter how illegal, by a public entity.

Page 24

District lawyers turned case law on its head by comparing Mrs. Larkins to the profoundly confused Ms. Matthews...who decided "It was too cold and nasty and foggy up here" in Richmond, so she had "gone south to get warm."

Page 25

The Judge left off these very significant words: "Except as otherwise provided in this Agreement OR BY LAW."

Page 26

The OAH violated Maura Larkins' right to defend herself.

Page 27

THE LETTER  
TO CHERYL  
COX

Page 28

THE  
COMMISSION  
VIOLATED  
THE RULES  
OF EVIDENCE

Home
Castle Park School
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J. H. Report
A. S. Report
L. W. Report
M. S. Report

Did the people who advised these actions actually go to law school?

Were these group decisions, as Richard Werlin claims, or did he simply do as he pleased, without any oversight?